

General Assembly

Amendment

January Session, 2003

LCO No. 5019

HB0629805019HD0

Offered by:

REP. BEAMON, 72nd Dist.

To: House Bill No. 6298

File No. 134

Cal. No. 114

"AN ACT AUTHORIZING MULTIJURISDICTIONAL LOTTERY GAMES."

- After the last section, add the following and renumber sections and internal references accordingly:
- "Sec. 501. Subsection (a) of section 12-812 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2003*):
 - (a) (1) The president of the corporation, subject to the direction of the board, shall conduct daily, weekly, multistate, special instant or other lottery games and shall determine the number of times a lottery shall be held each year, the form and price of the tickets and the aggregate amount of prizes, which shall not be less than forty-five per cent of the sales unless required by the terms of any agreement entered into for the conduct of multistate lottery games. The proceeds of the sale of tickets shall be deposited in the lottery fund of the corporation from which prizes shall be paid, upon vouchers signed by the

6

7

8

9

10

1112

13

14

HB 6298 Amendment

president, or by either of two persons designated and authorized by [him] the president, in such numbers and amounts as the president

- determines. The corporation may limit its liability in games with fixed
- 18 payouts and may cause a cessation of sales of tickets of certain
- 19 designation when such liability limit has been reached.
- 20 (2) There shall be no limit on the period of time within which a valid
- 21 prize claim must be presented. The president shall pay a lottery prize
- 22 upon receipt of a valid prize claim, notwithstanding the amount of
- 23 <u>time that has elapsed from the purchase of the ticket. This section shall</u>
- 24 apply to any lottery game played since July 1, 1996, provided a valid
- 25 <u>prize claim is presented.</u>"